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19 Attorneys for Defendant
20 CSAA INSURANCE EXCHANGE, an Inter-Insurance Bureau
21 (“CSAA”) (erroneously named as “CSAA Insurance Exchange d/b/a
22 AAA Insurance Exchange”)

14 UNITED STATES DISTRICT COURT
15 DISTRICT OF NEVADA

16
17 ROCKHILL INSURANCE COMPANIES,
18 Plaintiff,
19 v.
20 CSAA INSURANCE EXCHANGE D/B/A
21 AAA INSURANCE EXCHANGE;
22 PREMIER RESTORATION AND
23 REMODEL, INC.
24 Defendants.

Case No. 3:17-cv-00496-HDM-WGC
ORDER GRANTING
**REQUEST TO WITHDRAW CSAA’S
MOTION TO DISMISS AMENDED
COMPLAINT AND ALTERNATIVE
MOTION TO STAY**

25 Defendant CSAA Insurance Exchange and Plaintiff Rockhill Insurance Companies have
26 negotiated a compromise that eliminates the need to proceed with CSAA’s Motion to Dismiss
27 Amended Complaint and Alternative Motion to Stay that is presently scheduled for hearing on April
28 11, 2018. Accordingly, CSAA requests that the court authorize it to withdraw its Motion to Dismiss

1 Amended Complaint and Alternative Motion to Stay. If the court grants this request, CSAA further
2 requests that the court give CSAA to and including May 10, 2018 to file its answer to the amended
3 complaint and counter-claim. The May 10, 2018 date is tied into the underlying San Francisco state
4 court litigation deadlines which is the reason it is requested.

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6 DATED: April 10, 2018

THE GRUNSKY LAW FIRM PC

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By /s/ Frederick H. Ebey

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In Association With:

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Attorneys for Defendant CSAA Insurance Exchange

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IT IS SO ORDERED.

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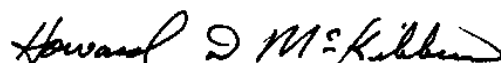
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Dated: April 10, 2018



Howard D. McKibben
United States District Court Judge

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CERTIFICATE OF SERVICE

2 Pursuant to NRCP 5(b), I certify that I am over the age of eighteen (18) years and not a party
to the within action. I am employed by THE GRUNSKY LAW FIRM PC and my business address is
3 240 Westgate Drive, Watsonville, California 95076.

4 On April 10, 2018 I caused to be served the within true copy of **REQUEST TO**
5 **WITHDRAW CSAA'S MOTION TO DISMISS AMENDED COMPLAINT AND**
6 **ALTERNATIVE MOTION TO STAY** on the parties to this action set forth by the addresses and
manner listed below:

7 *Attorneys for Plaintiff Rock Hill Insurance
Companies:*

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7 *Attorneys Defendant Premier Restoration &
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17 _____ [By Mail]: I caused each envelope, with postage prepaid to be placed in the United
18 States mail at Watsonville, California. I am readily familiar with the business
19 practices of the firm regarding the collection and processing of correspondence for
mailing with the United States Postal Service. Pursuant to such business practices,
and in the ordinary course of business, all correspondence is deposited with the
United States Postal Service on the same day it is placed for collection and mailing.

20 _____ XXX [By ECF]: I electronically filed the foregoing with the Clerk of Court, using ECF,
21 which sends an immediate notice of the electronical filing to the above parties at the
email addresses registered in this case with ECF.

22 I declare, under penalty of perjury under the laws of the State of Nevada, that the foregoing is
true and correct, and that this declaration was executed on **April 10, 2018** at Watsonville, California.

24 _____
25 /s/Nessa Wright
26 Nessa Wright
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